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APPLICATION NO.	FILING DATE	, FIRST NAI	MED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/780,453	02/09/2001	Vladimir I. Miloushev		19194.00415	1803
27498	7590 03/30/2004	:		EXAM	INER /
	Y WINTHROP LLP		1	ZHEN; WEI	
	VER STREET), CA 94304-1114			ART UNIT PAPER NUMBER	
	,			2122	G
				DATE MAILED: 03/30/2004	4 /

Please find below and/or attached an Office communication concerning this application or proceeding.

	W.		Pag				
	Application No.	Applicant(s)					
·	09/780,453	MILOUSHEV ET AL.					
Office Action Summary	Examiner	Art Unit					
	Wei Y Zhen	2122					
The MAILING DATE of this communication appeared for Reply	opears on the cover sheet w	ith the correspondence addres	SS				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	l. .136(a). In no event, however, may a r ply within the statutory minimum of thir d will apply and will expire SIX (6) MON tte, cause the application to become AE	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this commu BANDONED (35 U.S.C. § 133).	inication.				
Status							
1) Responsive to communication(s) filed on <u>09</u>	February 2001.						
<i>,</i> —	is action is non-final.						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D). 11, 453 O.G. 213.					
Disposition of Claims							
4) Claim(s) 97-117 is/are pending in the application	ation.						
4a) Of the above claim(s) is/are withdr	awn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>97-117</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and	or election requirement.						
Application Papers	·						
9)☐ The specification is objected to by the Examin							
10) ☐ The drawing(s) filed onis/are: a) ☐ ac	ccepted or b) objected to	by the Examiner.					
Applicant may not request that any objection to th	e drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the corre	•						
11)☐ The oath or declaration is objected to by the I	Examiner. Note the attached	d Office Action or form PTO-1	152.				
Priority under 35 U.S.C. § 119							
 12) ☐ Acknowledgment is made of a claim for foreigna) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docume 2. ☐ Certified copies of the priority docume 3. ☐ Copies of the certified copies of the priority docume 	nts have been received. nts have been received in A	Application No	ge				
application from the International Bure	•		-				
* See the attached detailed Office action for a list	st of the certified copies not	received.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview S	Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date					
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0- Paper No(s)/Mail Date 	8) 5)	nformal Patent Application (PTO-152	2)				
	٠, ٢, ٥, ١٥٠٠	<u> </u>					

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DETAILED ACTION

1. Claims 97-117 are pending.

Claim Objections

2. Claim 116 is objected to because of the following informalities: the claim recites "The structure of claim 116...". Since a claim can to be a dependent claim of itself, the Examiner is interpreting this limitation as "The structure of claim 115...". Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 97-106, 108-117 are rejected under 35 U.S.C. 102(e) as being anticipated by Morris et al, (Morris), US 6,112,206.

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As per claim 97, Morris discloses

a factory part for determining when a new part should be created (col. 5 lines 32-57); a container part for holding a first plurality of parts of arbitrary part class (col. 5 lines 45-52); a connection between said factory part and said container part (col. 5 lines 32-57).

As per claim 98, Morris discloses said container part has a second terminal (col. 5 lines 59-62); said connection is established between said first terminal and said second terminal (col. 5 line 59 to col. 6 line 7).

As per claim 99, Morris discloses having a first terminal for receiving calls (col. 6 line 23-32, col. 15 lines 45-46), a second terminal for sending out calls (col. 5 line 59 to col. 6 line 7) and means for selecting a part connected to said second terminal (col. 5 line 50 to col. 6 line 7).

As per claim 100, Morris discloses said structure further comprises a plurality of connections, each connection established between said second terminal of said demultiplexing part and a terminal of each part in said first plurality (col. 5 line 57 to col. 6 line 7, col. 15 line 41 to col. 16 line 19).

As per claim 101, Morris discloses wherein said connection demultiplexing part and said factory part are one part (Morris, col 5 lines 33-67, col 6 lines 1-7).

As per claim 102, it is rejected for the reason set forth in the rejection of claim 97.

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As per claim 103, Morris discloses wherein said structure further comprises an enumerator part for defining the set of parts in said first plurality (col. 15 lines 45-50).

As per claim 104, Morris discloses wherein said structure further comprises a connection between said enumerator part and said factory part (col. 5 line 50 to col. 6 line 7 and col. 15 line 45-67).

As per claim 105, Morris discloses said enumerator uses a data container for defining the parts in first plurality (col. 15 lines 45-50).

As per claim 106, Morris discloses said enumerator comprises means for enumerating a set of peripheral devices connected to a computer system (col. 15 lines 45-50).

As per claim 108, Morris discloses said structure further comprises a parameterized part for retrieving the value for at least one property to be set on each part of said first plurality (col. 5 lines 32 to col. 6 line 7, col. 15 line 40 to col. 16 line 42).

As per claim 109, Morris discloses said parameterized part retrieves said value from a data container (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

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As per claim 110, Morris discloses wherein said parameterized part uses a persistent identifier to select said value among a set of values (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

As per claim 111, Morris discloses wherein said structure further comprises a serializer part for saving the value of at least on property of each part in said first plurality (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

As per claim 112, Morris discloses wherein said structure further comprises a trigger part for initiating said saving of the value (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

As per claim 113, Morris discloses said structure further comprises a parameterized part for retrieving the value for a first property to be set on each part of said first plurality and for saving the value of said first property (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

As per claim 114, Morris discloses said factory part determines whether to create a new part in said first plurality or to use an existing part in said first plurality based a persistent identifier provided to said factory part (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

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As per claim 115, Morris discloses said structure further comprises a loader part for bringing in memory a class for a part to be created (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

As per claim 116, Morris discloses said structure further comprises: a connection between said factory part and said loader part; a connection between said loader part and said container part (col. 5 lines 32 to col. 6 line 7, col. 8 lines 13-63, col. 15 line 40 to col. 16 line 42).

As per claim 117, Morris discloses a first terminal for receiving calls (col. 6 line 23-32, col. 15 lines 45-46); a second terminal for sending out calls received on said first terminal (col. 5 line 59 to col. 6 line 7); a third terminal for sending out requests to create new parts (col. 5 lines 32-57, col. 6 lines 25-40); means for selecting calls received on said first terminal for which said part sends out requests on said third terminal (col. 5 line 59 to col. 6 line 42).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claim 107 is rejected under 35 U.S.C. 103(a) as being unpatentable over Morris et al, US 6,112,206.

As per claim 107, Morris does not explicitly disclose a first property for configuring a limitation on the type of peripheral devices to be enumerated. Official Notice is taken that limiting on type of devices to be enumerated was well known in the art at the time the invention was made. Therefore, it would have been obvious to one having ordinary skill in the art to incorporate the teaching of the well known knowledge into the teaching of Morris to a first property for configuring a limitation on the type of peripheral devices to be enumerated because one would want to manage the information more efficiently and more simply.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wei Y Zhen whose telephone number is (703) 305-0437. The examiner can normally be reached on Monday-Friday, 8 a.m. - 4:30 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Dam can be reached on (703) 305-4552. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Wei Zhen

Primary Examiner

3/19/2004